

The Sydney Morning Herald.

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SUMMARY.

FARMER'S, SYDNEY.

SPECIALITIES IN FURS.

FOR THE AUTUMN RACE MEETING.

Distinguished Models in Furs are to be had for those desiring something entirely exclusive and unique. Many new and rare Furs have been available; they represent the very latest models, from leading fashion centers, and are made to order. Furs are sent by express, complete skins, of admirable quality.

It is reported that Colonel A. Sprey will oppose Mr. Asquith in the by-election for East Fife.

Sir John French and Sir John Ewart have not yet given their resignations.

Lord General Sir James Grierson and Sir Ian Hamilton are suggested as their successors on the Army Council.

In a debate, Mr. Churchill said Sir Edward Carson had raised a rebellion greater than the police could cope with.

He definitely charged the leaders of the Opposition to the House with seducing the army.

M. W. A. Loog has given notice of motion for the rejection of the Home Rule Bill.

President Wilson's supporters predict a majority of over 30 in the session on the repeal of the excess tax laws.

Senate Bills asserted that if troops were sent to India to reassert the Monroe doctrine, the world would be the Philippines.

Resolutions denouncing the President for accepting the British demands were passed by a mass meeting at Philadelphia.

Fighting is still in progress around Torren.

It is not known which side has the advantage.

The crew of the Chilean steamer Mallo

met a violent death during a furor, and hosted the stores.

A. F. Wilding defeated N. Brooks in the final tennis contest at the Cannes

international tournament.

It is reported to found a Mysore University at Medina, Western Arabia.

The South African Government has withdrawn the Peabody Taxation Bill.

An amendment of the law dealing with revenue is being substituted.

Reed and Stevenson have commenced a

Mill's match of 17,000 up to level terms for a £200 a side.

Mr. E. L. Baker has made arrangements with George Carpenter to visit Australia and take part in three boxing contests.

The Premier's Conference was officially opened yesterday by the Governor of Victoria.

A committee was appointed to revise the letters on each.

In the Assembly last night the Stamp Duties Amalgamation Bill was withdrawn.

The Acting Premier took preliminary steps towards introducing another amending income Tax Bill.

He explained that it was practically the old Bill, with the exception of clauses omitted.

A new Stamp Duties and Probate Bill was introduced, and read the first time.

The Savings Banks Amalgamation Bill was read the third time.

A number of questions were asked about the late running of the New Zealand Railways.

Questions were also asked in reference to the income tax rates.

Double fares are to be charged on Sundays for the first section only, the remainder being as before.

In the Council the Duxville Extension Bill was read the first time.

The Supply Bill was received from the Assembly, carried through all its stages, and inquiry into the circumstances of the wreck of the steamer St. Paul, of Cape Moreton, was begun yesterday.

It was stated that it was the captain's first command.

The place where the wreck is believed to have been located is infested with huge sharks.

As to the ferocity of the sharks it is thought that no bodies will be found in the beach.

The trouble in which the wharf men declined to handle frozen meat for export was settled yesterday.

The suit was continued at the Medical. The claims given the Federal Arbitration Court is being honoured.

The Agricultural Implement Wages Board concluded its public sittings yesterday.

Hockeypens having resumed work, their wages were increased to £100 a month, and adjourned yesterday morning.

Mr. E. J. Dorn has been appointed Superintendent of Transport, in succession to the late Mr. Keeney.

The State Service continues to show expansion, with over nine months an increase of over £1,000,000.

In the application for a variation of an award in the printing trade case, judgment was received.

The judgment will be delivered after the printing of an appeal lodged by the master printer for a variation of the same award.

A Demarcation Board in connection with the shipwrights' dispute at Cockatoo Island Dock Yard will be appointed.

The tailors and leather dressers are demanding a general improvement in wages and conditions throughout the Commonwealth.

The Victorian revenue returns for the nine months of the financial year show an increase of £285,466.

A new robbery was perpetrated at an optician's establishment in King-street, stock valued at £100 being taken.

About the same time a boot-blacking wharf in the rear of a wharf, a tobacco shop had been robbed of a jar of tobacco.

At the Central Criminal Court James Mullin was found not guilty of the murder of his wife, the ground of insanity.

A taxi-cab driver named Arthur Brown was sentenced to a month's penal servitude on a charge of manslaughter.

The Prime Minister is endeavouring to make the lighthouse service of the Commonwealth self-supporting.

This means, it is pointed out, that an amount of about £200,000 will have to come from shipping.

Mr. Swinburne, Interstate Commissioner, recommends certain regulations for the employees of the Small Arms Factory.

The Government is urged to facilitate an award for the employees as a whole.

At the annual meeting of the Children's Hospital the question of a regular weekly day for the patients was decided.

The president said it had been found impracticable to let each child have such an arrangement into practice.

The men returned work yesterday, leaving the matter in dispute to be settled by a committee and the directors.

The federated painters intend to apply for an increase of wages and hours through the Commonwealth.

M. Guillaumet the French admiral arrived at Fremantle by the Orontes. He will tour Australia.

The Elections and Qualifications Committee discussed the points against the return of Mr. W. Green for Durban.

At yesterday's wool sales the market rated firm at an advance of about 5 per cent.

Crates showed a general return of 285,364 lbs., or 124,666 bushels, were acre.

An active business was done on "Change yesterday, value being rather irregular.

The mining market was slack. Barries stocks were easier, but Ardetham were fairly firm.

The sales were active, and the transactions were satisfactory.

Forecast—Generally fine, except for a few scattered showers on the seaboard; cool southerly winds, equally in parts.

MURDOCH'S IN PARK-STREET, LTD., SYDNEY.

"When the Red Rose Awakes."

SHIPPING.

D. AND. O. LTD.

ROYAL MAIL STEAMERS

FOR MARIBELLE, PLYMOUTH, AND LONDON,

FIRST AND SECOND CLASS ONLY.

STEAMERS

TIME

COST

SALVATION

MONDAY

TUESDAY

WEDNESDAY

THURSDAY

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BOWLING.

ANNIVERSARY CELEBRATION.

SEASON'S RECORDS COMPLETED

approximately enough, on the second anniversary of the departure of the New South Wales team for Great Britain and Ireland, Wales team, a complete record of the tour. It appears, compiled by Mr. George Watson, one of the members of the party, and the story of travel and scenes of the lengthy programme of matches are placed together.

There is no doubt that the team, perhaps the largest and most representative sportsmen which ever left Australia, did much to bring this country prominently before the citizens of the older lands, for it achieved a greater success even than that was on the many bowling greens of England, Ireland, Scotland, and Wales. The record of matches is placed together.

The memory of the many pleasant scenes and games and friendships is not to be allowed to lack nourishment, and on Friday afternoon last the team, with a few unavoidable exceptions, met in a well-planned competition for prizes presented by Mr. Johnson, who accompanied the bowlers over a great portion of their journeys. The team was played at Hardwick on the home green of the captain of the team, and took the form of progressive pairs. Twenty players participated, and the play proceeded with vigour till the sun was well sunk, when Messrs. V. Seari and A. Holmes, of Petworth, were found to be the winners, while Messrs. A. Scott and G. Bingley of Balmain, secured

in the evening. Mr. G. R. Ratten, secretary of the team, at his private residence, was complimented by many well-known figures in the bowling world, including the president and secretary of the association, Mr. J. W. Kieran, and Mr. F. C. Crouch and Burnett bowling team. Messrs. F. G. Crouch, A. J. Whitehouse, H. A. Rose, J. Bennett, and Mr. K. Keighley, who has twice a distinguished skimping champion in his own country. A silent toast was drunk in memory of Captain Watson, and the team, who has since its return made his last long journey. Many interesting and stirring speeches were made, and the Queenslanders presented Mr. Shadforth with a handsome dressing-case in appreciation of his attention and courtesy.

The St. George Club entertained an Saturday, Mr. W. G. Turner, of their most distinguished captain, who is about to be married, and took an extended tour abroad.

A handsome presentation was made to him by the members.

Mr. J. W. E. Bailey, of the City Club, was the guest at a special function on Saturday evening in the honour of the captain.

Mr. R. H. Baillie, who is managing the carnival on behalf of the association, wishes the ceremony taking place at the opening of the carnival on Saturday to the visitors at Manly on Saturday.

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LAW REPORT.

SUPREME COURT.

(Before Mr. Justice Price and a jury of four.)
CAPTAIN LIEUTENANT.

CLAIM FOR £500.

Poste v British Dominions General Insurance Company, Ltd.

The master stands part heard.

NO. 2 JURY COURT.

(Before Mr. Justice F. G. Wilson and a jury of four.)

ACCOUNTANTS' CLAIM.

Morris v Papuan Rubber and Trading Company, Limited.

The suit stands part heard.

IN EQUITY.

(Before Mr. Justice Harvey.)

ALLEGED INFRINGEMENT OF TRADE MARKS.

Henry Clay and Brothers v Eddy.

The hearing was continued of the suit in which Henry Clay and Brothers Co., Ltd., alleged that Stephen J. Eddy, tobacconist, of Sydney, had infringed their trade mark or device in connection with the cigars known as "Golden Eagle."

COMMONWEALTH ARBITRATION COURT.

(Before Mr. Justice Higgins.)

WATERSIDE WORKERS' CASE.

The case of the Waterside Workers' Federation against Gilmchrist, Watt, and Sanderson.

Commonwealth Steamship Owners' Association.

Mr. W. M. Hughes appeared for the claimant union, Mr. Storey for the stevedoring and owners' companies, Mr. Adams for the marine trades, Mr. Stannard for the iron and steel workers, Mr. McWhinney for the interstate owners, and Mr. Haughey for the Queensland owners.

Several wharf-labourers were called, and gave evidence in support of the claimants of their work as average wages. The latter varied from 35s to 22s a week.

Mr. Hon. suggested that the employers should make a general offer of 22s a week, varying only from wharf-labouring with a minimum wage. He was not going to ask them to meet him. He consented to her going to Mount Victoria. He then received a letter from her, in which she said that he had offered an open union. If a man went regularly on an average two days a week to work on a wharf, he should be paid a proportionate sum for that time. "All I ask you to do is to consider this," said his Honor. "I cannot award it. There was a suggestion that Parliament should prevent the employers from doing this, but it would have some system which would not only save the employers' pockets, but would save a great deal of waste of time on the part of the claimants."

Mr. Hughes: We have suggested to the employers before that, with regard to admissions to the union, there should be some award paid to the representatives of the trade. This could be effected by a committee of the employers and employees. We should not be called upon to admit to our union anybody who came along.

His Honor asked the representatives of the employers to note his suggestion.

Poste v British Dominions, and the case was adjourned to the following day.

(Before Mr. Justice Powers.)

TANNERS AND LEATHER DRESSERS.

BIG INCREASES DEMANDED.

The Federated Tanners and Leather Dressers' Association, who called a meeting of employers, on a plain asking for a general improvement of wages and conditions of employment in the industry throughout the Commonwealth.

The dispute arose out of the refusal of the employers in the various States to meet the representations of the federation in conference.

The employers, however, insisted that the State's conditions should be fixed by the wages board tribunals of each State.

Mr. Hon. suggested that there was general dissatisfaction throughout the Commonwealth, which could only be appeased by the institution of general and uniform rates and conditions for all the States. Appearances were entered on certain reasons discontinue paying her

behalf of employers in New South Wales, Queensland, and Victoria. Evidence was taken in Melbourne concerning the conditions of the industry in Victoria, and the conditions of the men proposed to take evidence in Sydney with regard to New South Wales and Queensland.

The claims of the unions are for a claim-salary with the working foreman, for whom £4 per week is claimed, down to approximately the boy of 14 years of age, for whom £2 per week is claimed. The claim was £3 10s per week for tradesmen and £3 for unskilled adult labour. A 44-hour week was claimed, with no Saturday work.

Mr. George Dunlop (secretary) appeared for the claimant federation; Mr. R. J. Anderson, for the Federated Tanners and Leather Dressers' Association of New South Wales; appeared for the Victorian association; and Mr. Burgess, president of the Australian Association of Skinners.

The objection raised by the employers was that the industry could not afford to pay the extra rates claimed, which would be an addition to all rates of all unions. The industry, it was declared, was governed by the world's markets, and had to live against very keen outside competition.

The master stands part heard.

DIVORCE COURT.

(Before Mr. Justice Gordon.)

BERNSTEIN v BERNSTEIN.

Kittie Rebeca Bernstein sought a divorce from Hyman Baron Bernstein, on the ground of desertion. The parties were married at the Great Synagogue, London, on June 21, 1902.

The matter, which was part heard, had been referred to the registrar on the ground of desertion. His Honor held that the case was established and desertion proved. He granted petitioner a decree nisi, returnable in six months.

Mr. D. S. Edwards (instructed by Mr. Nor-

man E. Greig) appeared for petitioner.

JARRETT v JARRETT.

Stephen William Jarrett asked for a divorce from Daisy Mabel Jarrett (formerly Whall) with whom he had been married at the Clarendon Church, London, in 1902. She was joined as co-respondent.

Mr. Boyce (instructed by Mr. C. E. Byrne) represented petitioner, who said he married the respondent in 1902, and had been married to Methodist rites. He was an attendant at the hospital for the insane at Parramatta. They lived happily together until September 1902, when he left her, and she followed him to Mount Victoria. He then received a letter from her, in which she said that he had offered an open union. If a man went regularly on an average two days a week to work on a wharf, he should be paid a proportionate sum for that time. "All I ask you to do is to consider this," said his Honor. "I cannot award it. There was a suggestion that Parliament should prevent the employers from doing this, but it would have some system which would not only save the employers' pockets, but would save a great deal of waste of time on the part of the claimants."

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(Before Mr. Justice Powers.)

PROBATE COURT.

(Before Mr. Justice Street.)

Turner v Hooper and others.

Counsel's addresses having concluded, his Honor reserved judgment.

IN BANCRUPTCY.

(Before the Registrar, Mr. F. H. Salusbury.)

SINGLE MEETING AND PUBLIC EXAMINATIONS.

(Before Mr. James Michael O'Brien, adjourned to April 1.)

Re Thomas Hugh Connolly, bankrupt was examined by the registrar, and the master was adjourned to April 2.

SECTION 26 EXAMINATIONS.

Mr. Mick Goolam or Bosta, the examination was closed.

VOLUNTARY SEQUESTRATION.

John Kenneth King, of Robert-street, Merton, formerly of Grafton, motor-driver. Mr. C. F. W. Lloyd, official assignee.

CENTRAL CRIMINAL COURT.

(Before Mr. Justice Heydon.)

THE BUTCHERS' AWARD.

(Before Mr. Broome, instructed by Mr. Norton, Smith and Company, appeared on behalf of Edmund John Farley Playfair, trading as Thomas Playfair, who applied for exemption from the payment of the award of the Metropolitan Retail Butchering Board.)

Petitioner in the course of an affidavit, said he had left his son on August 6, giving as her reason that she had promised her father on his death bed that she would live with him, and that he had been unable to do so.

The master adjourned the cause to the 10th instant.

Mr. Hon. suggested that the master should be called upon to award the award.

His Honor granted the application, and pronounced the marriage dissolved.

CATTS v CATTS.

(Before Mr. Justice Heydon.)

In the Divorce Court yesterday out of Francis Alfred Manno v Irv Sarah Munro to have the decree nisi, which had been granted, and which petitioner had failed to meet, and was absent.

His Honor granted the application, and pronounced the marriage dissolved.

MUNRO v MUNRO.

An application was made by Mr. R. W. French, solicitor, for a decree nisi in the suit of Francis Alfred Munro v Irv Sarah Munro to have the decree nisi, which had been granted, and which petitioner had failed to meet, and was absent.

His Honor granted the application, and pronounced the marriage dissolved.

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SPECIAL ADVERTISEMENTS.

THE SYDNEY MAIL
NOW READY. NOW READY.
A FINE PICTORIAL ISSUE.

THE MARCH OF THE TWENTY THOUSAND.
SPLENDID PICTURES OF THE CADETS REVIEW BY GENERAL H.R.H. IAN HAMILTON.

MANY OTHER ATTRACTIVE FEATURES.

THE SYDNEY MAIL
PRICE 3d.

SPECIAL ADVERTISEMENTS.

DUNEFORD'S MAGNIFICA.
The Best Candy
By Society of the Month.

DUNEFORD'S MAGNIFICA
Society of the Month.

IMPORTANT NOTICE.

In consequence of numerous inquiries, Purchasers must use the name "DUNEFORD'S" on every bottle and label.

DUNEFORD'S MAGNIFICA
Society of the Month.

For Her Excruciating and Brilliant Affectations.

For Painful and Curative Goods.

Beautiful Glass Bottles.

Mr. E. J. CROOK,
14 Norton-street, Leichhardt,
will
RESUME PRACTICE
16 APRIL NEXT.

DRUGGIST, Wachmann's, Brisbane, now in
charge of Mr. Morgan. This addition considerably
enlarges the accommodation, and consists of Sales
room, dispensary, laboratory, and large Vessel
for storage.

DRUGGIST, HAMPDEN—Hawthorn-Pennant Hills, Ex-
caveted Lunches and Dinners for Motorists, Fresh
Spiced Ham, Bacon, Eggs, Fish, Potatoes, and Special
Sauces. From Farm. Telephone, 21 Epping. G. LIEVAN.

DR. STANLEY HUNTER,
Bentley, Ashfield,
and 251 Pitt-street, Sydney,
has Resumed Practice.

DR. HENRY AND SMITH, Billiard Table Manufacturers,
180 Pitt-street, Sydney. —Every year the game has
had a new record. Tel., City 294.

WORTH A TRIAL.

THE VICTORIAN TOBACCO
MANUFACTURING COMPANY LTD., MELBOURNE.

MR. STEPHEN SHEPPARD, Dental Surgeon (of
Seddon, Vic.), has been appointed to Beaumaris, 253 Macquarie-st.
Tel., City 2155.

HOW'S EMBOSSMENT.

DR. JOHN CORDAL, the Society Dr. for ex-citers.

DR. P. H. WALSH, Dentist, 180 Pitt-street, Sydney.

DR. PATENT FISH TALES, 18 Pitt-street, Sydney.

J. G. COFFIN and HARRISON, Ltd., Surveyors R.P.
180 Pitt-street, Sydney. Tel., Pitt 280.

DR. STEPHEN BOWER has been appointed to Beaumaris, 253

Patent Attorney, George and Weyland, 20.

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IN MEMORIAM.

ALICE—In loving memory of our dear little
Alice, who was accidentally drowned at Ellice
Point, April 1, 1912, aged 11 years, and much
loved. A child of overflowing love to the memory
of her dear beloved wife and our mother, who will
be missed at Ellice, April 1, 1912.

We miss her from thy p'son.

A shadow over our life is thy face, and

we thy kind and willing hand.

They found and gave us life.

Our love thy everywhere.

Insured by our loving husband and children,
John, William, Frank and Alice, also her loving
daughter and son-in-law, Bertha and the

BELL.—In loving memory of our dear wife,
Mabel, who departed this life April 1, 1912, at
Paddington, aged 35 years. At rest. Insured by
her loving wife and child, Ernest, Amy, Harry,
and the others.

BLANCHFIELD.—In loving memory of our dear
husband and our father, Edward Blanchfield, who
died April 1, 1910. Insured by his loving wife and
children.

BLAINE.—To the memory of my dear son, and
my dear wife, who died from a heart attack
at Ellice Point, April 1, 1912, aged 31 years.

The sum of £1000 per annum, with interest, will
be paid to the wife, and £1000 per annum, with
interest, to my son.

BLAINE.—In loving memory of our dear son,
John, who died April 1, 1912, aged 31 years.

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STATE PARLIAMENT.

A BUSY SITTING.

TAXATION AND ESTIMATES.

Two fresh taxation bills were introduced by the Government in the Legislative Assembly last night in lieu of those originally brought down, and which proved to be out of order. The Acting Premier (Mr. Canning) intimated that the new Income Tax Amending Bill differed in some important respects from the predecessor, reference having been paid not only to the ruling of the Speaker, but to the Opposition's objection to the original Bill. If the Minister intended what he would have, the effect of tampering trade and commerce.

The second new bill referred to stamp and probate duties, this having been substituted in anticipation that the first one would be ruled out of order. The faulty draughtsmanship of the original bill drew from members comments and a Ministerial explanation, the debate being reported in another column.

The Savings Bank Amalgamation Bill was passed through the Assembly, and referred to the Legislative Council, the speech being elsewhere reported.

The House resumed consideration of the Estimates, those of the Public Works Department being reviewed.

LAKE URANA SETTLEMENT.

The Minister for Lands, Mr. Trade, stated in answer to Mr. Ball, that he intended to make water reserve No. 2164 at Lake Urana available for settlement as early as possible.

LATE RUNNING OF TRAINS.

Mr. Bagshaw had a budget of questions about the late running of trains on the Illawarra line. He asked if the Minister for Railways was aware that the service was still in the same disgraceful condition that had existed for four weeks past, resulting in serious loss to the workers, many of whom had been dismissed by the employers, and whether the commissioners, that unless some difference was made serious steps would be taken? Would the Minister indicate to the commissioners that these conditions must terminate? (Opposition laughted.)

Mr. Hoyle said the answer of the commissioners was that the delay on the line was due to the reconstruction of the Redfern yards. He promised to further consider the question.

FAIR MEATS BILL.

Mr. Arthur asked whether the Government intended to introduce a Fair Meats Bill, and whether the Government would take into consideration the question of introducing a Fair Meat Bill. (Opposition laughed.)

Mr. Dunn said the Fair Rents Bill would not be introduced this session, but it would be brought forward next session.

LAW RESUMPTIONS.

Mr. Price asked if it was a fact that land had been resumed in New South Wales, and that the Government had not paid the compensation, though the cases had been outstanding for five years. Mr. Dunn said his department resumed them, and that another proposal was made to the commissioners, and the compensation would be entirely £37,000. The preparation of the municipal contributions in the Sydney fire district to the assessed annual value was 7s per £100.

GLEBE ISLAND RAILWAY.

Mr. John Storer asked for an estimate of eight years ago the House passed a bill authorising the Commissioners to construct a railway, known as the Glebe Island line, to pass over a bridge, and connect with the railway line at Glebe Island and thence to Darling Harbour. Was the Minister aware that the scheme had been abandoned with reference to the bridge, and that another proposal before the Public Works Committee to take the line round the head of Roosie Bay and through the Glebe? Mr. Storer said the scheme would cost £100,000, and the Minister made inquiries as to the reason for the change of plan? Mr. Hoyle said he was not aware of the circumstances, and would inquire into the matter.

SUPERINTENDENT BILL.

Mr. Dunn asked whether it was proposed to introduce the Public Service Superintendents Bill this session, and whether the particular stage Mr. Canning replied that the measure could not be passed this session, and it would all depend on the time available whether it would be introduced next session. In view of the Premier's object to have the bill initiated so that members could peruse it during the recess.

THE ESTIMATES.

WORKS DEPARTMENT.

Further consideration was given to the Estimates, those of the Public Works Department, and the Finance Committee.

Mr. Wade criticised the taking over of the Monier pipe works. There was one aspect, he said, which tended to show the work was not being undertaken for the State. Mr. Cutler, who was a Government servant, had made a valuation of land, plant, machinery, and buildings at £16,000. Mr. Bagshaw said the value was not known, but as his figure was nearly a thousand below his total valuation, being £16,000. He had even done the valuation himself, and the amount was not the same as the original valuation.

This business of reinforced concrete houses places or not? That the legal profession was permitted to appear in the court of criminal sessions, and that the law established under the bill, and it was given the courts to grant clemency or fix sentences, was a great improvement.

Mr. Robertson said it was desired the bill should be similar to that introduced to allvert the public that it was to be introduced.

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THE CLASSES for Instruction in Machine Sheep-Shearing will commence on WEDNESDAY, 1st April, 1914, at 10 a.m. and will be held on THURSDAY EVENINGS from 7 to 9 p.m., and on WEDNESDAY AFTERNOONS from 1.30 to 4 p.m. in the Technical Institute, Pitt-street, Sydney. First Mat. and from 1st June to 31 July, The charge is 1/- per term, for one lesson per week.

Further particulars may be had from the Lecturer-in-charge of Technical Work, J. NANGLE, 10 Pitt-street, Sydney.

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but and suspender. All sizes to

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confort in every part.

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Corsets, easy fitting and per-

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but and suspender. All sizes to

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Corsets, soft fitting and most

confort in every part.

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No. 6396—White "P.D." Rustless

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fectly long shape, medium

but and suspender. All sizes to

28 inches.

SPECIAL PRICE this week, 7.11 PAIR.

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Corsets, soft fitting and most

confort in every part.

SPECIAL PRICE this week, 7.11 PAIR.

No. 6398—White "P.D." Rustless

Corsets, easy fitting and per-

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but and suspender. All sizes to

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but and suspender. All sizes to

28 inches.

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fectly long shape, medium

but and suspender. All sizes to

28 inches.

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No. 6403—White "P.D." Rustless

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confort in every part.

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No. 6404—White "P.D." Rustless

Corsets, easy fitting and per-

fectly long shape, medium

but and suspender. All sizes to

28 inches.

SPECIAL PRICE this week, 7.11 PAIR.

No. 6405—White "P.D." Rustless

Corsets, soft fitting and most

confort in every part.

SPECIAL PRICE this week, 7.11 PAIR.

No. 6406—White "P.D." Rustless

Corsets, easy fitting and per-

fectly long shape, medium

but and suspender. All sizes to

28 inches.

SPECIAL PRICE this week, 7.11 PAIR.

No. 6407—White "P.D." Rustless